

# SACRAMENTO DAILY RECORD-UNION.

VOLUME LIII.—NO. 3.

SACRAMENTO, WEDNESDAY MORNING, FEBRUARY 25, 1885.

WHOLE NO. 10,561

## DAILY RECORD-UNION

Entered at the Post Office at Sacramento as second class matter

PUBLISHED BY THE  
SACRAMENTO PUBLISHING COMPANY.

Publication Office, Third st., bet. J and K.

THE DAILY RECORD-UNION  
Published every day of the week, Sunday excepted. Double sheet on Saturday.

For one year..... \$5.00

For two years..... \$9.00

For three years..... \$20.00

Subscribers served by carriers. Fifteen cents per month for each city and town where the paper can be had at the principal Periodical Newsrooms and agents.

THE WEEKLY UNION

Is the cheapest and most desirable Home, News and Literary Journal published in the Pacific States. One Year..... \$2.00

### WANTED—LOST—FOUND.

WANTED AGENTS TO SELL MITCHELL'S  
Woolen Goods. Good Agents must have a little experience in selling woolens, and some capital to start with. Address P. O. Box 268, Sacramento.

NOTICE—A LIBERAL REWARD WILL BE PAID FOR THE RECOVERY OF THE BODY OF THOMAS BYRNE, who was drowned in the river Monday night, December 23d. Leave information at the office of the Record-Union.

WANTED—BLACKSMITH FOR THE  
country, who can make cylinder teeth, \$5 per day; also 3 men to work on a ranch, \$25 a month; a woman to wash and cook for a ranch hotel, good wages; 2 boys to work on a ranch, \$10 to \$12. Female—Five girls to go to the ranch, \$12 to \$15 per month; 2 girls to wash and iron, \$10 to \$12; 3 girls to do housework in the city, \$15 to \$18. Apply to HALE & CO., Employment Office, Fourth and K street, Sacramento. J. E. Lupton.

### FOR SALE—TO LET.

NIGHT BRUSSELS CARPETS (SECOND-  
HAND) for Sale Cheap. Also one "Garden"  
Range, complete (nearly new); one  
Barber's Chair, Poles, etc., \$10. Two Good  
Horse Tack, etc., \$15. Also a good  
House, \$1000. Address J. L. LAMBERT, 18 S.  
No. 309 K street, Upholstering and Repairing,  
4919-14.

FOR SALE—HOUSE AND LOT IN A  
desirable location. Inquire on phone  
Nos. 1614 & street. J. E. Lupton.

\$3,000. FOR SALE OR EXCHANGE FOR  
City Property—40 acres land on  
in C. P. R. R. 10 miles from Sacramento, 10  
acres—nice dwelling, young Orchard; 10  
acres unexceptional as to water and health;  
inquire at WOOD YARD, 10th and J streets.

FOR SALE—A FIVE HORSE-POWER EN-  
gine and Boiler and Tripled Pump, all in  
good condition. Inquire at No. 904 K street. M.  
W. Rose.

### VINEYARD AND FRUIT LAND FOR SALE

In El Dorado County.  
I OFFER FOR SALE 72 ACRES OF LAND,  
newly and well fenced, situated 1 mile south  
of Loomis (formerly Pine), 2 miles from Rocklin  
and 20 miles from Sacramento city, and connected  
with the Sacramento River by a 90-  
acre produce vineyard, and every road  
joining and the immediate vicinity is being  
developed. I have 100 acres of vineyard and  
Loomis promises to be the center of an extensive  
vine and fruit growing community. The soil is  
rich, the vineyard is well irrigated, and does not  
need irrigation, and does not need irrigation,  
but if needed, an irrigation ditch runs across it  
and is well supplied with water. For further  
particulars inquire of W. P. PERKINS,  
D. M. WALKER, of Rocklin, and E. W. MASLIN,  
of the State Capital, Sacramento. J. E. Lupton.

FOR SALE—100 ACRES, of which 20  
acres are in Vineyard, good grain, Vine-  
yard and fruit land; 2 acres in Timber, 40  
acres in Timber, 2 dwellings, Stable, etc. This  
place wants to be appreciated.

FOR \$7,500, 200 ACRES, nicely improved,  
10 acres in Grapes, 100 in Fruit Trees, 200  
acres in Strawberries, a splendid new  
dwelling with 5 rooms, Stable, Blacksmith  
Tools, 2 Horses, 1 Cow, Chickens, etc.  
miles from Florin; the soil is deep and sandy.

FOR \$100 per acre, 50 Acres, of which 20  
acres are in Vineyard, 2 acres in Fruit, Dwell-  
ing, Large Stable, Barn, Shed; 6 miles from  
Sacramento, a splendid piece of land.

—ALSO—

67 Acres, one-half mile of city limits;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; 2 acres in Timber, 200 in  
bottom land; good Dwellings, Barn, living  
stream of water upon place, which  
of land and will well repay investigation; will  
exchange in part for city property.

FOR low price of \$20 per acre, a farm of  
800 acres on Auburn Branch, good grain, Vine-  
yard or fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of city limits;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; 2 acres in Timber, 200 in  
bottom land; good Dwellings, Barn, living  
stream of water upon place, which  
of land and will well repay investigation; will  
exchange in part for city property.

FOR \$10 per acre, 50 Acres, of which 20  
acres are in Vineyard, 2 acres in Fruit, Dwell-  
ing, Large Stable, Barn, Shed; 6 miles from  
Sacramento, a splendid piece of land.

—ALSO—

67 Acres, one-half mile of city limits;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; 2 acres in Timber, 200 in  
bottom land; good Dwellings, Barn, living  
stream of water upon place, which  
of land and will well repay investigation; will  
exchange in part for city property.

FOR \$20 per acre, a farm of  
800 acres on Auburn Branch, good grain, Vine-  
yard or fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

—ALSO—

67 Acres, one-half mile of a mile from home;  
there are 1,000 Fruit Trees, 4 acres Vineyard  
and fruit land; has 2 Dwellings, 3 large  
and more that will produce; 100 acres land and  
100 acre tract; will make 20 for good farms;  
a splendid Hog or Stock Farm; 6 miles from  
Sacramento, on line of railroad.

# DAILY RECORD-UNION

WEDNESDAY, FEBRUARY 25, 1852

The Record-Union is the only paper in the coast, outside of San Francisco, that receives the full Associated Press dispatches from all parts of the world. Outside of San Francisco it is no competitor, in point of members, in its home and general circulation throughout the coast.

## SAN FRANCISCO AGENCY.

L. P. FISHER is Sole Agent for this paper in San Francisco and vicinity. He is authorized to receive advertisements and subscriptions, and collect for the same. Rooms 21 and 22, Merchants' Exchange.

## NOTES OF THE MORNING.

New York yesterday Government bonds were quoted at 12½ for 100; of 1907, 11½ for 4½%; sterling, \$4 84/4 87½; 10 for 3½%; silver bars, 100½; silver in London, 48d; consols, 98 9/16; 5 per cent. United States bonds, extended, 100 4/8; 12½%; 4½%, 11½%.

In San Francisco Mexican dollars are quoted at 85½ 84 cents.

There was a lively boom in the San Francisco stock market yesterday, Hale & Norcross reaching 80%, and ending at 80%. There was also a sharp rise in gold stocks.

The Court-house in Stockton has been judicially condemned as unsafe.

Small-pox has appeared among the Indians at Austin, Nevada.

England 1 is to build seventy-three new vessels, including eleven ironclads.

The Legislature of Minnesota has adopted a high license law.

Miss Anna Fortescue died last week in Chicago, under an assumed name.

John L. Sullivan's wife has sued him for divorce.

Queen Victoria will visit France in April.

A steamer has been lost on the coast of Scotland, and thirteen persons drowned.

Frank O'Brien and H. A. Tracy are about to start a new hotel in Dublin.

In a battle in the Jangal valley, Peru, between troops and Indians, five hundred of the latter were killed.

It is denied in St. Petersburg that Russia has any interest in Central Asia.

Charles Glancey, aged 14, was run over by an engine on Port Costa yesterday, and instantly killed.

A stage was robbed near Pinet, A. T., Monday night, and in a short time the highwaymen were captured, with the stolen body in their possession.

Three ocean steamers—the Clarendon and Fernwood—were lost in the hurricanes of January 25th and 26th.

Hendricks is annoyed by the publication of a portion of the secret of the newspapers alleged to be of his wife.

A law has been enacted in North Carolina prohibiting the sale of obscene pictures and literature.

A strike of street-car drivers is threatened in New York.

An affray at Candelaia, N.ev., between a Mexican and Portuguese, the former was killed and the latter wounded.

A saloon and barber shop were burned yesterday morning in Pleasanton, Alameda county.

The store of Sedney Stevens, in North Ogden, Utah, was destroyed by fire Monday.

David Bigelow, who had a leg crushed by a train near Stockton Monday evening, died of his injuries.

The decision of the Court-martial in the case of General Sudsman, that he be suspended one rank and duty for twelve years, and to forfeit one-half of his monthly pay every month for the same period.

The propter Michigan, which has been locked in Lake Michigan for weeks, has escaped from her bonds.

The two steamship fire-works will leave in dampans for Washington to-morrow.

A dwelling-house was partially destroyed by dynamite at Nashville, O. Monday evening.

John Russell Young, Minister to China, will resign soon, and return to this country in May.

The Pope gives the workmen some executive advice.

Ed. Morris is making a pilgrimage to his father's tomb, with an immense retinue.

Some San Francisco parties made \$200 for reciting the pardon of a counterfeiter who was serving a term in the House of Correction.

**A BILL TO BE LOOKED AFTER.**

The attention of representatives from agricultural districts is called to Senate Bill No. 232, which appears to be a measure to freeze out owners of small lands needing protection from overflow, and to aid strong and wealthy reclamation districts to swallow up the small fry. Under the present law owners of swamps, and those needing to be reclaimed, were allowed to divide the former large districts and their possessions off into small districts, on the theory that they could thus gradually better reclaim and protect their lands. We believe the people of the river bottoms along the Sacramento, below this city, for instance, will agree that to forego his personal convenience and meet these gentlemen at his office this evening or tomorrow evening, or as may be determined, and unless that the press be represented to secure proper publicity. It is to be hoped that the interview between these business men and the head of the Commission, concerning the works of which the people need explicit information, will be consummated and that the gentleman named will convince such a delegation of citizens that the Commission can do it promised in his recent open letter beyond all possible doubt, but very much more.

In view of the situation and the immediate importance of the matter, the Record-Union assumes the privilege of taking the initiative in setting on foot the inquiry suggested, since some one should be so good, and therefore names and requests the Mayor and Second and Third Trustees, Hon. Newton Booth, F. R. Dray, on; Fred Cox, R. S. Carey, Frank Miller, S. W. Smith, City Auditor McKey, etc. to the President of the Board of Control, and E. K. Alisp, twelve well-known citizens who must be presumed to have the interests of this city at heart, and who can listen without prejudice or bias, to meet Judge Beatty and hear his exposition. The Judge having been communicated with regarding this action announces his readiness to forego his personal convenience and meet these gentlemen at his office this evening or tomorrow evening, or as may be determined, and unless that the press be represented to secure proper publicity. It is to be hoped that the interview between these business men and the head of the Commission, concerning the works of which the people need explicit information, will be consummated and that the gentleman named will comply with the above request.

It is surprising at this late day to find even one San Francisco journal insisting upon the law grant to the California and Oregon Railroad Company, so long deforested. Something over a year ago San Francisco did demand it, but she very soon discovered her error. She saw that the law grant to the railroad company, in the extreme north section is to be opened up, it will be by the penetration of a railroad line; that connection by the California road with the Oregon system is of vital importance to San Francisco and California generally, to save to us the remnants of the small owners. The bill in question provides that any body of lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc. The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into and become a part of such district, i.e., of the larger district, and be subject to assessments for its work, etc.

The process of this swallowing feal is very ingenious. A majority of the trustees of the large district petition the Supervisors, setting forth, that adjacent lands comprising one or more tracts, a portion of which shall adjoin any lands originally embraced in any reclamation district heretofore formed, or to be hereafter formed, and which body of lands require protection from overflow, and may be protected by the same system of works as shall be required for the protection of lands within such district, may be taken into



